UNITED STATES DISTRICT COURT

		for the	:			
	Dis	strict of	NEW .	JERSEY		
	United States of America v.)	Case No.	12.572.0 (TRS)		
	STANLEY WILLIAMS Defendant		Case No.	12-573-0 (.BS)		
	·	N ORDER	PENDING TI	RIAL		
	After conducting a detention hearing under hat the defendant be detained pending trial		form Act, 18 U	J.S.C. § 3142(f), I conclude that these facts		
		t I—Findin	-			
□ (1) T	C		Ü	42(f)(1) and has previously been convicted		
(ocal offense t	hat would hav	e been a federal offense if federal		
	jurisdiction had existed - that is					
	☐ a crime of violence as defined in 18 for which the prison term is 10 year		56(a)(4)or an o	offense liste I in 18 U.S.C. § 2332b(g)(5)		
	☐ an offense for which the maximum	sentence is c	leath or life im	prisonment		
	☐ an offense for which a maximum pr	rison term of	ten years or m	ore is prescribed in		
				.*		
	a felony committed after the defend described in 18 U.S.C. § 3142(f)(1)			· · · · · · · · · · · · · · · · · · ·		
	☐ any felony that is not a crime of vio	olence but inv	olves:			
	☐ a minor victim					
	☐ the possession or use of a firear	m or destruc	tive device or	any other dangerous weapon		
	☐ a failure to register under 18 U.	S.C. § 2250				
□ (2)	The offense described in finding (1) was federal, state release or local offense.	s committed	while the defe	ndant was our elease pending trial for a		
□ (3)	A period of less than five years has elap	sed since the	☐ date of	conviction		
	from prison for the offense described in finding (1).					
□ (4)	• • • • • • • • • • • • • • • • • • • •			hat no cond tion will reasonably assure the defendant has not rebutted this presumption.		
	Alt	ernative Fin	dings (A)			
□ (1)	There is probable cause to believe that to	the defendan	t has committe	ed an offense		
	☐ for which a maximum prison term (of ten vears c	r moro is pros	cribed in		

UNITED STATES DISTRICT COURT

		for the				
		_ District of	NEW JERSEY			
	□ under 18 U.S.C. § 924(c).					
□ (2)	The defendant has not rebutted the p the defendant's appearance and the		ed by finding 1 that no condition will reasonably assure nity.			
		Alternative Findin	ngs (B)			
□ (1)	There is a serious risk that the defe	ndant will not appea	r.			
□ (2)	There is a serious risk that the defe	ndant will endanger	the safety of another person or the community.			
	Part II S	tatement of the Res	sons for Detention			
Part II— Statement of the Reasons for Detention I find that the testimony and information submitted at the detention hearing establishes by clear and						
	ing evidence a preponderance of					
	\					
	Defendant conse	nto to defe	bail in the future.			
	prejudece to any	reging bon	bail in the future.			
	(Is currently in	custody				
	0	U				
	Part III	—Directions Regar	rding Detention			
		9	General or a designated representative for confinement			
in a cor		•	rsons awaiting or serving sentences or held in custody			
			ortunity to consult prive tely with defense counsel. On			
	liver the defendant to the United States		ernment, the person in c rarge of the corrections facility appearance.			
			•			
Date:	October 16, 2012	Jun	ne B. Sungalin			
-		0	Judge's Signai			
		JEROME I	B. SIMANDLE, CHIEF US DISTRICT JUDGE			

Name and Tile

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).